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To: The Hon. Arthur J. Tarnow
US District Court
231 W Lafayette Blvd Rm 124
Detroit, MI 48226

RE: United States v Kevin Stroud (18-20698); Early Termination of Supervised Release Request

Good day Your Honor:

I am writing this letter on behalf of my client, Mr. Stroud, who is requesting that the Court terminate his supervised release early. Mr. Stroud was sentenced on August 20, 2018, in response to his plea to two counts of being a felon in possession of a firearm. Your Honor sentenced Mr. Stroud to three years of supervised release, amongst other things. (See ECF 32) Per Mr. Stroud, he has been successful on supervised release, completed his required conditions, and wishes early termination in order to move to Atlanta, Georgia, to pursue a new career.

Mr. Stroud has served over half of his supervised release sentence. During the time of his sentence, he paid off his fines and costs, participated in mental health counseling beyond the required amount, and maintained employment as a landscaper at Byrd and Sons Landscaping & Property Management. Mr. Stroud reports that he has had stable living conditions and has been attending church frequently.

Mr. Stroud seeks to terminate his supervised release because he has been presented with an opportunity to move to Atlanta, where his brother resides. Mr. Stroud's brother, Craig Stroud, has secured Mr. Stroud housing at his rental property, and has job opportunities available if Mr. Stroud is permitted to move to Atlanta.

Sincerely,

Jim Amberg
Jim Amberg

Dated: 12/18/2020

Cc: Andrew Picek, US Attorney's Office